Page 1 UNITED STATES DISTRICT COURT 1 SOUTHERN DISTRICT OF NEW YORK 2 Master docket No. 18-MD-2865 (LAK) Case Nos. 18-cv-09505 3 IN RE: 4 5 CUSTOMS AND TAX ADMINISTRATION OF THE KINGDOM OF DENMARK (SKATTEFOR VALTNINGEN) TAX REFUND SCHEME 6 LITIGATION, 7 8 9 10 11 12 13 14 REMOTE VTC VIDEOTAPED DEPOSITION UNDER ORAL 15 **EXAMINATION OF** RONALD ALTBACH 16 17 DATE: October 30, 2020 18 19 20 21 22 23 24 25 REPORTED BY: MICHAEL FRIEDMAN, CCR

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1 RONALD ALTBACH. 2 called as a witness, having been first 3 duly sworn according to law, testifies as follows: 4 5 6 7 EXAMINATION BY MR. MCGOEY: 8 9 Good morning, Mr. Altbach. 10 spoke briefly earlier, but let me introduce 11 My name is John McGoev from the law mvself. 12 firm of Hughes, Hubbard & Reed, and we 13 represent plaintiff SKAT in this matter. 14 Have you ever been deposed before? 15 Yes. 0kav. How recently? 16 17 I would say 1986. Α 18 Okay. So probably worth going over 19 some ground rules then. 20 The first is, you've heard Mike's 21 voice today. He's our court reporter. 22 he's going to be take down everything that 23 you're saying. 24 So to assist him with that, if you 25 could let me finish my questions before you

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1 (Brief recess taken.) 2 THE VIDEOGRAPHER: Stand by. The time is 10:37 a.m. and we're back on 3 4 record. 5 Mr. Altbach, you mentioned Mr. Van Merkensteijn asking about your net worth. 6 7 Did you need to have a minimum net 8 worth to participate in this pension plan 9 strategy? 10 I don't know. 11 So you provided a financial 12 statement to Mr. Van Merkensteijn? 13 Α Yes. 14 Did he have any follow-up after 15 that? 16 I don't recall. 17 So then he asked you if you had any Q 18 pension plans and you responded you did not. 19 Is that correct? 20 Α That is correct. 21 So what happened next? Q 22 Well, he invited me to -- to be Α 23 part of a -- part of the transactions. 24 Q What type of transactions?

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As I -- as I remember, I don't

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1 remember exactly how he put it, but that I 2 would -- I would -- I would -- there would be 3 five LLCs and each LLC would have a pension 4 -- a -- not a pension plan, specifically a 5 Roth 401(k) plan. So you would set up five LLCs 6 7 which, in turn, would have five pension plans or four --8 9 Α That's not right, no. 10 Q Okay. 11 Α That there would be five LLCs and 12 each one would have a Roth 401(k) plan. 13 Q 0kay. 14 There was no -- there was no 15 mention of me setting up anything. 16 Q Understood. Thank you for that clarification. 17 18 Why -- why did LLCs and 401(k)s 19 need to be set up? 20 I honestly don't really know. 21 Q Did Mr. Van Merkensteijn describe 22 at all how this strategy was going to make 23 money? He just -- I don't remember 24 25 specifically, no. He just -- let me just

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	<u>~</u>
1	pension plans and LLCs would be set up that
2	
	were related to you?
3	MS. RICE: Objection.
4	A I don't think so.
5	THE WITNESS: Sorry.
6	MS. RICE: Mr. Altbach, just give
7	me a second to jump in if I need to.
8	Objection to form, but you can answer.
9	A I don't recall and I don't think I
10	did.
11	Q So when Mr. Van Merkensteijn
12	presented this opportunity, did you ask any
13	questions about how it would work?
14	A I don't think I did.
15	Q Did he describe at all how much
16	money you could potentially make?
17	A believe believe he did.
18	Q What did he tell you?
19	A As I recall, he said that each one
20	of the plans could potentially make around
21	\$50,000.
22	Q And you had no understanding
23	about how that \$50,000
24	A Sorry, can't hear you.
25	Q And you had no idea how that

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1	\$50,000 per plan would be generated?
2	A No.
3	Q Did he discuss any risk related to
4	the investment?
5	A Any what?
6	Q Risks.
7	A No. Specifically that I would have
8	no risk and no investment. You're calling it
9	an investment, but I didn't make an
10	investment.
11	Q And you would not have to put up
12	any money?
13	A This is this is a failed effort
14	at hearing, unfortunately.
15	MR. MCGOEY: Let's go off the
16	record. We need to find a solution.
17	THE VIDEOGRAPHER: Stand by. The
18	time is 10:49 a.m. and we're going off
19	the record.
20	(Brief recess taken.)
21	THE VIDEOGRAPHER: Stand by. The
22	time is 10:53 a.m. and we're back on
23	record.
24	Q Mr. Altbach, did you understand
25	that Mr. Van Merkensteijn was also profiting

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1 actually. 2 Did you, at some point, receive 3 proceeds in connection with pension plans 4 being set up on your behalf? 5 That I received proceeds? I received, you're asking me, right? 6 7 And the answer to that is no. 8 Q 0kay. Did your pension plans 9 receive proceeds after they were set up on 10 your behalf? Yes. 11 12 At that point, did you understand Q 13 what activities they were undertaking to 14 generate money? 15 In a very general sense, yes. Q 16 0kav. And what was that general 17 understanding? 18 Α That there was trading in 19 securities. 20 Q And how did you come to that 21 understanding? 22 I believe in a conversation with Α 23 Mr. Van Merkensteijn. 24 Q Did you ask what the pension plans 25 were doing?

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	* ****
1	A I don't recall asking what my
2	pension plans were doing, if that's what
3	you're asking me.
4	Q Okay. What precipitated him
5	telling you that well, let me withdraw
6	that.
7	Did Mr. Van Merkensteijn tell you
8	that the pension plans were trading?
9	A Mr. Van Merkensteijn told me that
10	the pension plans would be trading.
11	Q Okay. And do you recall when that
12	was?
13	A Sometime sometime between the
14	summer of 2014 and early 2015.
15	Q So he told you there would be
16	trading.
17	Did he tell you what type of
18	trading they'd be doing?
19	A Let's see. Did he tell me what
20	kind of trading? The buying and selling of
21	stocks.
22	Q Any specific type of stocks?
23	A Well, stocks in not in the
24	United States.
25	Q Did he tell you any specific

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1 countries' stocks that they would be buying 2 and selling? 3 Α I think that around that time, he 4 told me it was going to be in Belgium and in 5 Denmark. Q Did he tell you why they would be 6 7 buying and selling Belgian and Danish stocks? 8 Α He told me that was the strategy. 9 Q Did he explain why the strategy 10 involved foreign shares of stock? 11 Involved what? 12 Foreign shares of stock? Non-U.S.? Q 13 Α Are you saying foreign, 14 F-O-R-E-I-G-N? It's not perfectly clear. 15 He did sav that there was some -some involvement of a -- yes, he did say 16 17 that. 18 He did tell me, yeah. 19 And what did he tell you? Q Okay. 20 He told me that there was -- there 21 was a strategy between the U.S. and whatever 22 the countries would be in terms of the tax 23 treaties. 24 Q So how would the tax treaties help 25 the pension plans generate money?

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1	answer to that is I believe the answer to
2	that is yes.
3	Q Okay. And what was that
4	understanding?
5	A That my understanding was that
6	Kaye Scholer would would basically handle
7	all all details, all documents, all
8	relevant issues on behalf of the plans.
9	Q Okay. You mentioned relevant
10	issues.
11	What would those potentially be?
12	A The setting up of bank accounts.
13	Q Anything else?
14	A That was the first relevant issue
15	because they that was the first relevant
16	issue.
17	Q Was that because that was the first
18	thing that needed to happen?
19	A Yes.
20	Q What was going to happen after
21	those bank accounts were set up?
22	A That, I don't actually know.
23	Q Do you remember anything that was
24	supposed to occur after the bank accounts
25	were set up?

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1	A From time to time, documents needed
2	to be signed, and they were prepared by
3	Kaye Scholer. And I was given signature
4	pages, usually separate from the documents,
5	to sign.
6	Q Whose idea was it to just provide
7	you signature pages?
8	MS. RICE: Objection.
9	A I have no idea. I don't know.
10	Q You didn't specifically request
11	that?
12	A No.
13	Q Okay. The first paragraph of this
14	document
15	A Uh-huh.
16	Q it states, "Ronald Altbach"
17	it lists your address "intends to, either
18	directly or indirectly, through entities
19	beneficially owned by him or established by
20	him, including one or more limited liability
21	companies and related qualified pension plans
22	through Section 401(k) of the Internal
23	Revenue Code in 1986, enter into agreements
24	to purchase stock."
25	Did you understand that to be part

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1 Yes. 2 Q So this is an e-mail. 0kav. The 3 bottom e-mail is from Mr. Van Merkensteijn. 4 It doesn't list the recipients. 5 He's talking about needing to come to a decision about which plans will trade or 6 7 not in the next month or so. 8 Do you recall if you received this 9 e-mail? 10 Α I do recall, yes. 11 Q Okay. You do recall receiving 12 this. 13 And do you know what decision had 14 to be made at this point? 15 MS. RICE: Objection. If you

18 A Well, you said did I know what

understand that question, you can answer

19 decision had to be made. Yes, I know.

20 Q What decision was that?

it.

16

17

21 A Whether the — whether the

22 individual plans would -- would trade or not.

23 Q Okay. So at the time you received

24 this e-mail, do you recall if you knew that

25 the plans had, at that point, done any

1	trading?
2	A I don't recall.
3	Q Okay. And had you discussed
4	withdrawn.
5	Did you ultimately make a decision
6	on whether or not your plan should trade
7	your plans should trade?
8	A Yes, I made a decision.
9	Q Okay. What was that decision?
10	A That the plans should trade.
11	Q Okay. Do you recall what the
12	considerations in that decision were?
13	A I recall what I think that they
14	were, yeah.
15	Q Well, what do you recall?
16	A If the if the if the decision
17	was to just leave the plan in place with the
18	LLC, then it's just a plan, and there would
19	be no income coming into it as a result of
20	this opportunity. But if the plans
21	participated in the opportunity of trading,
22	then there was a chance of the plan making
23	some money.
24	Q Were you aware of any potential
25	downsides to trading?

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1	A No. The answer is I was not aware
2	that there was any downside.
3	Q So was it an easy decision to tell
4	Mr. Van Merkensteijn to go ahead with the
5	trading?
6	A Was it an easy decision? I thought
7	about it.
8	Q But you ultimately decided to go
9	forward?
10	A Right.
11	Q If you turn to the next exhibit,
12	which is Exhibit 64, previously marked?
13	A Uh-huh.
14	Q So the middle e-mail on the page is
15	from Stephanie Furr to several recipients and
16	you're cc'd. And it refers to a conference
17	call on January 31st.
18	And the first question: Do you
19	know who Stephanie Furr is?
20	A I do, yes.
21	Q Who is that?
22	A She, as her e-mail suggests, is
23	a is a personal assistant to the
24	Van Merkensteijns.
25	Q Do you recall if you participated

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	<u> </u>
4	
1	in the conference call that's discussed here?
2	A I believe I did.
3	Q Do you recall what was discussed on
4	that call?
5	A recall recall recall
6	some of it, sure.
7	Q Okay. What discussion do you
8	recall?
9	A When the that I recall that
10	there that the sorry, I'm having a
11	little bit of trouble the that the
12	plans would start or were expected to start
13	trading soon. And the decision had to be
14	final finally, the decision had to be made
15	that they were going to trade.
16	Q Okay. Do you remember, did someone
17	lead the call?
18	A Did somebody lead? L-E-A-D?
19	Q Yes.
20	A I don't remember if it was no, I
21	don't remember who it was. Sorry.
22	I don't remember which which of
23	the people led the call.
24	Q Okay. On the call, was there any
25	discussion to the advantages or disadvantages

1	of going forward with the trading?
2	A I think well, the discussion was
3	that without trading, there would be no
4	income to the plan.
5	Q Sure. Okay.
6	So that's a reason to do it.
7	Right?
8	A Yeah.
9	Q Did anyone discuss reasons not to
10	do it?
11	A I'm sorry that I I don't recall
12	that.
13	Q Did you speak at all on the call,
14	to your recollection?
15	A I I I'd be shocked if I spoke
16	on the call.
17	Q Okay.
18	A But and let me just add to that.
19	Because I don't think that this call required
20	an answer, immediate answer.
21	This was an information call.
22	Q Do you recall any information that
23	was provided?
24	A I do.
25	Q And what was that?

	l l
1	A There the information that I
2	recall was that that similar types of
3	opportunities had been had been deployed
4	in other countries and they with no longer
5	available because tax codes had changed in
6	other countries like Germany.
7	I think I think that was the
8	crux of the call.
9	Q Do you remember who shared that
10	information?
11	A No. I mean, I can I can I
12	can conjecture that it was either Rich or
13	John, but I don't I don't remember hearing
14	the voice that said that was giving it, so
15	I have to answer you "no."
16	Q Okay. Do you know why it was
17	relevant that these opportunities were no
18	longer available in other countries?
19	MS. RICE: I I object on the
20	ground of relevant to who? Relevant
21	to relevant to Ron? Relevant to the
22	speaker, whoever the speaker was?
23	Relevant to who?
24	Q Well, you were participating in
25	this call, right, and that information was

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1 shared. 2 So did you have an understanding as 3 to why you were being informed of that? 4 Α The answer is -- I think the answer 5 is it was part of the -- making a decision of wanting to trade or not wanting to trade. 6 7 Was it because that meant similar 8 changes could be coming to tax codes in other 9 countries? 10 MS. RICE: Objection. 11 Yeah, I don't -- I can't -- I can't Α 12 like -- I can't try to imagine why -- why --13 you know, what the purpose was. 14 The purpose of the call was to 15 decide whether or not these -- my plans, for 16 me, the purpose was -- my plans were going to 17 go forward. I put a bunch of effort into it 18 and the question is did I want to now stop, 19 or did I want to continue, with no risk, to 20 see whether my plans were going to make some 21 money. 22 Q When you say that you put "a 0kav. 23 bunch of effort into it, " does that refer to 24 signing paperwork in connection with the LLCs 25 and pension plans?

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1	A Yeah. I mean, I had to run around,
2	I had to go over to the office to get the
3	Notary, I had to get certain things
4	notarized. They sent me lots of signature
5	pages, I don't remember even how many.
6	And and, you know, I mean
7	everything takes time. There's only so many
8	hours in the day.
9	So yes, I felt that I had put in
10	effort and had not seen any return to that
11	date except that I spent a hundred dollars on
12	each of my on each of my bank accounts,
13	you know, and I wasn't about to spend any
14	more money.
15	Q Do you do you recall if your
16	plans had been doing any trading previous to
17	this call?
18	A I think you just asked me that and
19	I said no.
20	Q You don't. Okay.
21	A Not that the answer is not that
22	I know of. So I don't recall, right.
23	Q The information about tax codes
24	changing in some countries, did that factor
25	into your decision?

1	A No. There was an article in a
2	paper. It wasn't it wasn't like some big
3	surprise. I read it in the New York Times at
4	one point, or the Wall Street Journal.
5	I can't remember.
6	Q So you had read an article that
7	related to countries changing their tax
8	codes.
9	Is that correct?
10	A Yes.
11	Q And was it your understanding that
12	they were changing their tax codes to make
13	strategies like the ones you were involved in
14	less successful?
15	A My my understanding was very
16	rudimentary because I didn't I didn't know
17	what the strategy was. But countries, I'm
18	like I said, I'm 73.
19	And I remember when, in the early
20	'80s, a huge industry in the United States
21	was stopped, the tax shelter business was
22	stopped during the Reagan years and TEFRA
23	act.
24	So it seemed just seemed to me,
25	you're asking me if I'm speaking too much,

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1 but every once in a while, tax codes change 2 because smart lawyers like you guys find ways 3 of helping people who make money to pay 4 fewer -- pay lower taxes. 5 So that's what the article was about. And since, you know, it seemed 6 7 logical that that would happen at other 8 countries potentially. 9 I don't know. 10 So earlier, you testified that you understood, to the extent some trading was 11 12 going to take place with the strategy, it was 13 in Danish and Belgian shares? 14 Is that -- am I remembering that 15 correctly? Α 16 Yes, I think you remembered that 17 correctly. 18 Q On the call, was there any 19 discussion about potential changes to the tax 20 codes in Denmark or Belgium? 21 I don't recall that there was. 22 You testified that you didn't have Q 23 to give your answer on this call. 24 And did you, in fact, not give your 25 decision on the call?

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		i
1	A I didn't. I did not.	
2	Q Okay. When did you reach a	
3	decision?	
4	A Sometime soon thereafter. I'm	
5	sorry that I don't remember how many days.	
6	Q That's fine.	
7	Did you communicate that decision	
8	to anyone?	
9	A I did.	
10	Q To whom?	
11	A To John Van Merkensteijn.	
12	Q Do you recall that conversation?	
13	A Nope.	
14	Q You just recall that you told him	
15	that you wanted to move forward?	
16	A Exactly.	
17	Q Okay. And at that point in time,	
18	you understood that this would involve the	
19	pension plans who were affiliated with your	
20	LLCs trading in Danish or Belgian stocks?	
21	A Well, you're saying that I	
22	understood it. I I believed that was	
23	going to be the case.	
24	Q Did you, at any point in 2014 or	
25	2015, review any documentation relating to	

		ĺ
1	trade that your pension that the pension	
2	plans associated with your LLCs engaged in?	
3	A No, I did not.	
4	Q Okay. Do you know if you had	
5	access to any such documentation?	
6	A I never asked for access, so I I	
7	never asked for access.	
8	Q Okay. I'm trying to avoid showing	
9	you some documents. So I'm trying to avoid	
10	some exhibits here.	
11	A Well, and I'm trying to answer you	
12	the to the best of my ability.	
13	Q I know.	
14	Setting aside transactions that the	
15	pension plans may have engaged in, did you	
16	ever receive account statements for the	
17	pension plans? And actually, let me clarify	
18	that, that this refers to account statements	
19	from institutions such as Solo, Telesto,	
20	West Point, or Old Park Lane?	
21	A No.	
22	Q Okay. And do you know if you had	
23	access to any such statements?	
24	A I again, I I could have had	
25	if I would have asked, but I didn't ask.	

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1 know the timing, if it was after the 2 litigation or before, but it was around that 3 time, I guess, in 2016, '17. 4 Q Okay. Yes. 5 In 2014 or 2015, were you aware of your plan's submitting any claims? 6 7 MS. RICE: To the Danish taxing 8 authority, correct? 9 MR. MCGOEY: Yes. 10 No, I don't believe so. I never 11 saw such a claim, as an example. Never saw 12 it. 13 Q Let me -- I'm going to ask you to 14 turn to Exhibit 1033? 15 MR. MCGOEY: Mark this as 1033. (Whereupon the above mentioned was 16

18 A Okay.

17

25

19 Q So this is one of the claims I was

marked for Identification.)

20 just referring to and just want to confirm.

21 As far as you knew, you did not

22 review this prior to it being submitted to

the Danish government?

24 A I definitely did not.

Q Okay. If you could flip to the

		ĺ
1	next exhibit, and to the first two exhibits	
2	in the next binder, and confirm that that's	
3	also the case for those two claims?	
4	MR. MCGOEY: So this is Exhibits	
5	1034, 1035, and 1036.	
6	(Whereupon the above mentioned was	
7	marked for Identification.)	
8	MS. RICE: All in the same binder,	
9	Ron.	
10	Q They're actually so I think the	
11	latter two are the start of the next binder.	
12	A Yeah, no, I understand.	
13	MS. RICE: Okay.	
14	A But you're asking about basically	
15	the first page of each, which is right?	
16	Q Well, just if you if you think	
17	you reviewed any part of these documents	
18	before they were submitted to the Danish	
19	government.	
20	A No, I did not. I definitely did	
21	not.	
22	Q Did you become aware, at any point,	
23	of the pension plans receiving payments from	
24	the Danish government? And again, I'm asking	
25	in 2014 and 2015?	

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1 not sure. But I think I did. 2 Q Did you set up the LLC and plan 3 accounts at the same time? 4 I don't think that is true. 5 actually. I don't think so. I think the LLCs accounts were set up first. 6 7 I think, as I recall. 8 Q Do you recall there being any 9 reason for that? 10 Just -- if there was a reason for 11 it, it was just my interaction with this guy, 12 Michael, the guy at Wells Fargo. I can't --13 I don't remember any other reason. 14 And Mr. Van Merkensteijn's e-mail 15 refers to someone named Freed. Is that Michael Freed, the person 16 17 at Wells Fargo you dealt with? 18 Α Well, if that's -- if that's what 19 I'm looking at some e-mails here it says. 20 that have his name, so my guess is that's 21 probably his name. 22 I don't remember. 23 0kav. So you -- you testified that 24 you deposited a hundred -- around a hundred 25 dollars in each of the five LLCs and each of

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1	the plan accounts.
2	Was that your own money or did
3	someone else provide it?
4	A No, that was my hard-earned money.
5	Q All right. Why don't we return to
6	the second binder?
7	A Okay. I'm going to put this one on
8	the desk for now.
9	Q Yes. I don't think we'll be coming
10	back to it too often, but obviously I can't
11	promise that.
12	A Okay.
13	Q If you turn to Exhibit 1065?
14	MR. MCGOEY: Mark this as 1065.
15	(Whereupon the above mentioned was
16	marked for Identification.)
17	A 1065?
18	Q Yes.
19	A Uh-huh.
20	Q So this is an account statement for
21	the Crucible Ventures Plan for September to
22	October of 2014.
23	And on the second page, you see a
24	deposit of a hundred dollars, which brings
25	the balance up to is that 76?

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1 MR. MCGOEY: Mark this as 1106. 2 (Whereupon the above mentioned was marked for Identification.) 3 4 Α Uh-huh. 5 This shows a check for \$10,000 from August 13th. 6 7 Do you believe that was made out to 8 yourself? 9 Α I do. 10 Okay. Then we can move to 1107. MR. MCGOEY: Mark this as 1107. 11 12 (Whereupon the above mentioned was 13 marked for Identification.)

14 A Uh-huh.

15 Q So on the second page, there's a

check for \$19,000 on November 10th.

17 A Right.

16

25

18 Q And I think we've seen --

19 A Right.

20 Q I think we've seen several checks

21 made out that day.

22 Does that refresh your recollection

23 at all that you might have wrote several

24 checks that day?

A You mean -- you mean several checks